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8	LINITED STATE	S DISTRICT COURT
9		ICT OF CALIFORNIA
10	LFP IP, LLC	CASE NO:
11		2:16-cv-00166-FMO-RAO
12	Plaintiff(s),	ORDER SETTING SCHEDULING
13	v.	CONFERENCE
14	LEE KEITH BRETT	
15		
16	Defendant(s).	
17		
18	PI FASE READ THIS ORDE	R CAREFULLY. IT DIFFERS IN SOME
19	RESPECTS FROM THE LOCAL	
20		his Order, includes parties appearing pro se.
21		R. Civ. P. 1's mandate "to secure the just,
22	speedy, and inexpensive determination	on of every action[,]" IT IS ORDERED as
23	follows:	
24	1. Counsel for the parties sh	all attend a scheduling conference on
25	July 14, 2016, at 10:00 AM, in Courtroom 22 of the Spring Street Courthouse.	
26	The lead trial attorney must attend the scheduling conference, unless excused by	
27	the court for good cause shown in adv	vance of the scheduling conference. When
28	seeking permission not to attend, lead	counsel must identify the person who will

counsel other than lead counsel to attend. Local counsel may not appear at a scheduling conference in place of lead counsel. Counsel should not purport to be No later than **June 23, 2016**, counsel for all appearing parties, if any, shall meet, in person, and discuss the matters set forth in Fed. R. Civ. P. 26(f) ("Rule 26(f)") as well as those items identified in paragraph 4, below. No later than **June 30, 2016**, counsel for all appearing parties, and all unrepresented appearing parties, if any, shall file a Joint Rule 26(f) Report. **A conformed courtesy copy** of the Joint Rule 26(f) Report shall be delivered to the drop box outside the court's chambers by 12:00 p.m. on the business day The Joint Rule 26(f) Report shall be drafted by plaintiff (unless the parties agree otherwise) but shall be submitted and signed jointly. "Jointly" contemplates a single report, regardless of how many separately represented 17 parties there are. The Joint Rule 26(f) Report shall specify the date of the scheduling conference on the caption page. It shall report on all matters 18 described below, which include those required to be discussed by Rule 26(f) 19 20 and Local Rule 26–1: 21 Statement of the Case: A short synopsis (not to exceed two a. 22 pages) of the main claims, counterclaims and affirmative 23 defenses. b. Subject Matter Jurisdiction: A statement of the **specific** basis 24 of federal jurisdiction, including supplemental jurisdiction. 25 26 c. <u>Legal Issues</u>: A brief description of the **key legal issues**, 27 including any unusual substantive, procedural or evidentiary 28 issues.

Case 2|16-cv-00166-FMO-RAO Document 16 Filed 05/06/16 Page 3 of 5 Page ID #:72 <u>Parties, Evidence, etc.</u>: A list of parties, percipient witnesses 2 and key documents on the main issues in the case. For conflict 3 purposes, corporate parties must identify all subsidiaries all subsidiaries, parents and affiliates. 4 <u>Insurance</u>: Whether there is insurance coverage and the extent e. 6 of such coverage. 7 Magistrate Judge: Whether the parties consent to a mutually f. 8 agreeable magistrate judge from the court's Voluntary Consent 9 List to preside over this action for all purposes, including trial. 10 <u>Discovery</u>: A detailed discovery plan and a proposed g. 11 discovery cut-off date. If the parties anticipate calling expert 12 witnesses, they must propose a schedule for expert witness 13 disclosures (initial and rebuttal) and expert discovery cut-off 14 under Fed. R. Civ. P. 26(a)(2). 15 h. Motions: A statement of the likelihood of motions seeking to 16 add other parties or claims, file amended pleadings, transfer 17 venue, etc. i. <u>Class Certification</u>: A proposed deadline for the filing of a 18 class certification motion, if applicable. 19 20 j. <u>Dispositive Motions</u>: A proposed cut-off date for dispositive 21 motions and a description of the issues or claims that any 22 party believes may be determined by such motions. 23 k. <u>Settlement/Alternative Dispute Resolution (ADR)</u>: A statement of what settlement discussions or written 24 communications have occurred (excluding any statement of 25 26 the terms discussed). If counsel have received a Notice to 27 Parties of Court–Directed ADR Program, the case 28 presumptively will be referred to the Court Mediation

Case 2	16-cv-00166-FMO-RAO Document 16 Filed 05/06/16 Page 5 of 5 Page ID #:74 technical or technological issues, disputes over protective		
2	orders, extraordinarily voluminous document production,		
3	non-English-speaking witnesses, ADA-related issues,		
4	discovery in foreign jurisdictions, etc.) and any proposals		
5	concerning severance, bifurcation or other ordering of proof.		
6	The Joint Rule 26(f) Report should set forth the above-described information		
7	under section headings corresponding to those in this Order.		
8	5. Discovery is governed by the Federal Rules of Civil Procedure and		
9	applicable Local Rules of the court. Pro se litigants are entitled to discovery to		
10	the same extent as are litigants represented by counsel. The court allows discovery		
11	to commence as soon as the first answer or motion to dismiss is filed. The parties		
12	should note that discovery shall not be stayed while any motion is pending,		
13	including any motion to dismiss and/or motion for protective order. The parties		
14	are directed to conduct any necessary discovery as soon as possible, as the		
15	court is not inclined to grant any extensions of the discovery or other case-		
16	related deadlines.		
17	6. Plaintiff's counsel or, if plaintiff is appearing pro se, defendant's		
	counsel, shall provide this Order to any parties who first appear after the date		
18	counsel, shall provide this Order to any parties who first appear after the date		
18 19	of this Order and to parties who are known to exist but have not yet entered		
19	of this Order and to parties who are known to exist but have not yet entered		
19 20	of this Order and to parties who are known to exist but have not yet entered appearances.		
19 20 21	of this Order and to parties who are known to exist but have not yet entered appearances. 7. The failure of any party or attorney to comply with the requirements		
19 20 21 22	of this Order and to parties who are known to exist but have not yet entered appearances. 7. The failure of any party or attorney to comply with the requirements of this Order, the Local Rules or the Federal Rules of Civil Procedure may result		
19 20 21 22 23	of this Order and to parties who are known to exist but have not yet entered appearances. 7. The failure of any party or attorney to comply with the requirements of this Order, the Local Rules or the Federal Rules of Civil Procedure may result in sanctions being imposed. IT IS SO ORDERED.		
19 20 21 22 23 24	of this Order and to parties who are known to exist but have not yet entered appearances. 7. The failure of any party or attorney to comply with the requirements of this Order, the Local Rules or the Federal Rules of Civil Procedure may result in sanctions being imposed. IT IS SO ORDERED. DATED: May 6, 2016 /s/ Fernando M. Olguin Fernando M. Olguin		
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